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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09 601,037	07:26:2000	ALES PODGORNIK	P65728US0	4337
136 7.	590 12/04/2002			
JACOBSON HOLMAN PLLC			EXAMINEP.	
SUITE 600	I STREET N.W.		THERKORN,	ERNEST G
WASHINGTON, DC 20004			ART UNIT	PAPER NUMBER
			1723	i I
			DATE MAILED: 12/04/2002	//

Please find below and/or attached an Office communication concerning this application or proceeding.

		A:
· · · · · · · · · · · · · · · · · · ·		Application No. Applicant(s)
Office	lation Cummany	Examiner Application No. Application No. PODGURNIK
Office	Action Summary	
		THERKOW 1733
The MAILII	NG DATE of this communication app	pears on the cover sheet with the correspondence address
THE MAILING DAT Extensions of time may be mailing date of this commulif the period for reply specifing period for reply is specified to reply within the second period for reply increased by the	E OF THIS COMMUNICATION.  available under the provisions of 37 CFR 1.136 unication if ided above is less than thirty (30) days, a reply vecified above, the maximum statutory period will set or extended period for reply will, by statute.	MONTH(S) FROM  (a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the within the statutory minimum of thirty (30) days will be considered timely.  I apply and will expire SIX (6) MONTHS from the mailing date of this communication, cause the application to become ABANDONED (35 U.S.C. § 133). date of this communication, even if timely filed, may reduce any
Statue		n
1) X Responsive t	o communication(s) filed on	Aug 1 2002
$2a$ $\chi$ This action is		is action is non-final.
crosed in acc	ordance with the practice under <i>I</i>	ence except for formal matters, prosecution as to the merits is Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213.
Disposition of Claims		
/		is/are pending in the application.
43 Of the abo	ove, claim(s)	is/are withdrawn from consideration.
5 Clams.		is/are allowed.
e X Clarmis	$Q = i q \sum_{i=1}^{n} a_i q_i $	is/are rejected.
7) Claim(s)		is/are objected to.
		are subject to restriction and/or election requirement.
Application Papers		· · · · · · · · · · · · · · · · · · ·
9) The specifica	ation is objected to by the Examin	er.
10) The drawing	(s) filed on	is/are a) accepted or b) objected to by the Examiner.
		the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
11 The propose	d drawing correction filed on	is: a) approved b) disapproved by the Examine
, বাচা, কজব	corrected drawings are required in i	
12: The oath or	declaration is objected to by the E	Examiner.
Priority under 35 U.S	S.C. §§ 119 and 120	
13× Acknowledg	ement is made of a claim for fore	sign priority under 35 U S.C. § 119(a)-(d) or (f).
z 💢 A - b	Some 'c' None of:	
certifie	a copies of the priority document	s have been received
i ( prtifip	d copies of the priority ancliment	s have been received in Application No
3 🧎 Copies	of the certified copies of the prio	rity documents have been received in this National Stage (Birea / PCT Bire 17-21a)
"See the attach	ed detailed Office action for a list	of the certified copies not received.
		restic priority under 35 U.S.C. \$ 119(e).
		risional application has been received
_	ement is made of a claim for dom	nestic priority under 35 U.S.C. §§ 120 and/or 121.
Attachment(s)	rag (M # ).	: mtercie a Summar, 1910-113 Paper No.s
	n's Patent Drawing Review - PTO 948	5 Notice of Informal Patent Application (PTO-152)
	- Statumential (DTO 1440) Danie Maria	C: Oshari

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The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the matter in which the invention was made.

Claims 21-34, 36, 40, and 42 are rejected under 35 U.S.C. 103(a) as being unpatentable over Josic (WO 96/06158) in view of Frechet (5.728,457) and Afeyan (U.S. Patent No. 5.019.270). At best, the claims differ from Josic (WO 96/06158) in reciting use of two components and use of a multimodal pore size distribution. Frechet (5.728,457) (column 2, lines 22-34 and column 6, lines 7-25) discloses that it is advantageous to have steps of different chemical composition. Afeyan (U.S. Patent No. 5.019.270) (column 16, lines 3-18 and column 7, lines 46-50) discloses that use of a multimodal pore structure in a membrane-like structure increases surface area. It would have been obvious to use two components and a multimodal processor surface area. It would have been obvious to use two components and a multimodal processor surface area. It would have been obvious to use two components and a multimodal column 6, lines 7-25) discloses that it is advantageous to have steps of different chemical composition and Afeyan (U.S. Patent No. 5,019,270) (column 16, lines 3-18 and column 7, lines

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46-50) discloses that use of a multimodal pore structure in a membrane-like structure increases surface area.

Claims 35, 39, and 41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Josic (WO 96/06158) in view of Frechet (5,728,457) and Afeyan (U.S. Patent No. 5,019,270) as applied to claims 21-34, 36, 40, and 42 above, and further in view of Litle (U.S. Patent No. 3,483,990). At best, the claims differ from Josic (WO 96/06158) in view of Frechet (5,728,457) and Afeyan (U.S. Patent No. 5,019,270) in reciting use of a helical distributor. Litle (U.S. Patent No. 3,483,990) (column 5, line 70-column 6, line 2) discloses that use of a helical distributor provides improved characteristics. It would have been obvious to use a helical distributor in Josic (WO 96,06158) in view of Frechet (5,728,457) and Afeyan (U.S. Patent No. 5,019,270) because Litle (U.S. Patent No. 3,483,990) (column 5, line 70-column 6, line 2) discloses that use of a helical distributor provides improved characteristics.

Claims 35 and 37-41 are rejected under 35 U S C. 103(a) as being unpatentable over Josic (WO 96/06158) in view of Frechet (5,728,457) and Afeyan (U.S. Patent No. 5,019,270) as applied to claims 21-34, 36, 40, and 42 above, and further in view of Litle (U.S. Patent No. 3,483,990). At best, the claims differ from Josic (WO 96/06158) in view of Frechet (5,728,457) and Afeyan (U.S. Patent No. 5,019,270) in reciting a perpendicular bore and a groove for an Oring. Litle (U.S. Patent No. 3,483,990) (column 3, line 74-column 4, line 5) discloses a perpendicular bore allows connection to a helical path. Litle (U.S. Patent No. 3,483,990) (column 3, lines 55-59) discloses that annular grooves secure O-rings. It would have been

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obvious to use a perpendicular bore and a groove for an O-ring in Josic (WO 96/06158) in view of Frechet (5,728,457) and Afeyan (U.S. Patent No. 5,019,270) because Litle (U.S. Patent No. 3,483,990) (column 3, line 74-column 4, line 5) discloses a perpendicular bore allows connection to a helical path and because Litle (U.S. Patent No. 3,483,990) (column 3, lines 55-59) discloses that annular grooves secure O-rings.

Claims 37, 38, and 40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Josic (WO 96/06158) in view of Frechet (5,728,457), Litle (U.S. Patent No. 3,483,990), and Afeyan (U.S. Patent No. 5,019,270) as applied to claims 35, 39, and 41 above, and further in view of Saxena (U.S. Patent No. 4,627,918). At best, the claims differ from Josic (WO 96/06158) in view of Frechet (5,728,457), Litle (U.S. Patent No. 3,483,990), and Afeyan (U.S. Patent No. 5,019,270) in reciting a perpendicular bore and a groove for an O-ring. Saxena (U.S. Patent No. 4,627,918) (column 4, lines 55-67) discloses a perpendicular bore allows connection to an annular channel. Saxena (U.S. Patent No. 4,627,918) (column 5, lines 23-25) discloses an annular groove allows positioning of O-rings. It would have been obvious to use a perpendicular bore and a groove for an O-ring in Josic (WO 96/06158) in view of Frechet (5,728,457), Litle (U.S. Patent No. 4,627,918) (column 4, lines 55-67) discloses a perpendicular bore allows connection 1.1 an annular channel and Saxena (U.S. Patent No. 4,627,918) (column 5, lines 23-25) discloses an annular channel and Saxena (U.S. Patent No. 4,627,918) (column 5, lines 23-25) discloses an annular groove allows positioning of O-rings.

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Claims 39 and 41 are rejected under 35 U.S.C. 102(B) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Litle (U.S. Patent No. 3,483,990). The claims are considered to read on Litle (U.S. Patent No. 3,483,990). However, if a difference exists between the claims and Litle (U.S. Patent No. 3,483,990), it would reside in optimizing the elements of Litle (U.S. Patent No. 3,483,990). It would have been obvious to optimize the elements of Litle (U.S. Patent No. 3,483,990) to enhance separation.

Claim 40 is rejected under 35 U.S.C. 102(B) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Saxena (U.S. Patent No. 4,627,918). The claim is considered to read on Saxena (U.S. Patent No. 4,627,918). However, if a difference exists between the claim and Saxena (U.S. Patent No. 4,627,918), it would reside in optimizing the elements of Saxena (U.S. Patent No. 4,627,918). It would have been obvious to optimize the elements of Saxena (U.S. Patent No. 4,627,918) to enhance separation.

The remarks urge patentability based upon the allegation that use of two compositions in a tube would not have been obvious. However, Frechet (5,728,457) (column 2, lines 22-34 and column 6, lines 7-25) discloses that it is advantageous to have steps of different chemical composition. In addition, Frechet (5,728,457) (column 6, lines 19-22) discloses that a polymer body having 2 to 4 different chemical compositions disposed in a stepwise gradient is presently the most practical. Frechet (5,728,457) (column 6, lines 26-28) discloses that the body may be any form or shape depending on the end use of the body. As such, it would have been obvious to make Josic (WO 96/06158)'s tube two layers of different chemical compositions because Frechet

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(5.728,457) (column 2, lines 22-34 and column 6, lines 7-25) discloses that it is advantageous to have steps of different chemical composition; Frechet (5,728,457) (column 6, lines 19-22) discloses that a polymer body having 2 to 4 different chemical compositions disposed in a stepwise gradient is presently the most practical; and Frechet (5.728,457) (column 6, lines 26-28) discloses that the body may be any form or shape depending on the end use of the body.

The remarks appear to urge that claims 39-41 have a tube limitation. However, the "for use" limitation of claims 39-41 would not appear require use of a tube. The claims are considered to be directed to a housing, an end fitting, and a collecting element of general applicability.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1 136(a) will be calculated from the mailing date of the advisory action. In no event, however, the statutory period for reply expire later than SIX MONTHS from the mailing date of this

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final action.

Any inquiry concerning this communication should be directed to E. Therkorn at telephone number (703) 308-0362.

Ernest G. Therkorn Primary Examiner Art Unit 1723

EGT/12 November 26, 2002